

APPENDIX B
(TO THE “USER’S GUIDE TO THE -IR- DATABASE”):

ATTORNEY GENERAL’S OPINIONS (LIST)

[NOTE: Attorney General’s Opinions preceding #78-7 were not published in the Indiana Register.]

1978

- 78-7: CETA employees and Public Employees’ Retirement Fund (1 IR 407)
- 78-8: Trustees of Indiana University holding stock in private corporations (1 IR 576)
- 78-9: Legislative intent of the repeal of Indiana Code, Section 20-4-1-17, School Corporation Reorganization (1 IR 578)
- 78-10: Protective headgear of persons operating a motorcycle (1 IR 579)
- 78-11: Procedure of a city or town clerk upon presentation of a claim (1 IR 580)
- 78-12: Treasurer of State, Authority to make advance disbursements of state funds to pay defaulted obligations of school corporations (1 IR 719)
- 78-13: Whether Stout Field Post Exchange and other military installations can 1) sell cigarettes on which tax has not been paid 2) sell items without sales tax (1 IR 887)
- 78-14: Whether debt service fund may be used to satisfy loans for the purpose of purchasing school buses (1 IR 889)
- 78-15: Interpretation of Indiana Code Section 34-4-2-9 (1 IR 1070)
- 78-16: Concerning the sixty (60) day waiting period as applicable to an action for annulment of a marriage as it is to an action for dissolution of a marriage (1 IR 1071)
- 78-17: Indiana Code Sec. 33-10.5-8-6 single payment to townships, cities or towns for lost profits due to abolition of justice of the peace, city & town courts, or whether payments should be made annually (1 IR 1073)
- 78-18: What forms of financial assistance may be provided by the Economic Development Authority (1 IR 1074)
- 78-19: 16-10-1.5, Emergency Services to Rape Victims (2 IR 66)
- 78-20: Local board of school trustees pay all or part of the premiums for a health insurance program for a school board member (2 IR 68)
- 78-21: Notice a tenant must give to a landlord to terminate an indeterminate month-to-month tenancy (2 IR 70)
- 78-22: Circumstances under which a county coroner is required to perform the duties of sheriff (2 IR 71)
- 78-23: Auctioneer and auctioneer licensing (2 IR 72)
- 78-24: City, town, county, township, school corp. or other governmental unit may provide self-funded group insurance for its officers & employees in lieu of providing the coverage under IC 19-10-4 (2 IR 73)
- 78-25: Procedure to be used to fill vacancy on the Board of Trustees of the Richmond Bean Blossom and Warsaw Community School Corporations (2 IR 172)

- 78-26: Whether merger between Boonville Public Library and Warrick County Contractual Library established new legal entity (2 IR 174)
- 78-27: Legality of a law enforcement agency's withholding an individual's photographs and fingerprints solely on the basis of the requesting individual's prior traffic record (2 IR 176)
- 78-28: 1) Can an alternate representative to the planning commission serve as a voting member 2) Voting on an ordinance which would amend an existing area-wide zoning ordinance 3) Amend the zoning for a particular area (2 IR 177)
- 78-29: Disposal of confiscated and unclaimed long guns and hand guns by a city police department to gun dealers (2 IR 179)
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1979

- 79-1: Enforcement of the New Source Performance Standards and National Emission Standards for Hazardous Air Pollutants without having to promulgate its own regulations (2 IR 844)
- 79-2: Department of Correction may by resolution delegate its statutory authority (2 IR 1137)
- 79-3: Grants to "groups and organizations" under the Sickle Cell Anemia Program (2 IR 1139)
- 79-4: Violation of Indiana Code Section 25-34-1-16(13) (2 IR 1141)
- 79-5: An organization which receives its operating expenses from the federal, state, county, township, city or town, is eligible for exemption from motor vehicle registration fee (2 IR 1143)
- 79-6: Status of the title to certain railroad routes in Marshall and St. Joseph Counties (2 IR 1259)
- 79-7: Specific duties and responsibilities of the State Fire Marshal (2 IR 1260)
- 79-8: Refunds of contributions to the police pension and disability fund (2 IR 1262)
- 79-9: Promulgating power of the State Highway Commission concerning nonconforming signs (2 IR 1264)
- 79-10: Adverse possession maintained against real property owned by the State (2 IR 1387)
- 79-11: Licensed dental hygienist as an independent contractor (2 IR 1388)
- 79-12: Truck weight limits (2 IR 1390)
- 79-13: Contraband seized during criminal investigations (2 IR 1391)
- 79-14: Probationary period for driving under the influence (2 IR 1393)
- 79-15: Professional licensing requirements for municipal corporations (2 IR 1588)
- 79-16: Nurses' licensing (2 IR 1590)
- 79-17: Paid-in capital concerning domestic insurance companies (2 IR 1592)
- 79-18: Board of County Commissioners' cost of publishing allowances (2 IR 1746)
- 79-19: Indiana Open Door Law, IC 5-14-1.5-1 and 5-14-1.5-7 (3 IR 45)
- 79-20: Property Tax Replacement Fund (3 IR 47)
- 79-21: Honeywell Public Golf Course Agency (3 IR 49)
- 79-22: Transporting Indiana school children (3 IR 51)
- 79-23: Prosecuting Attorney (3 IR 56)
- 79-24: Governor's written consent to the institution of condemnation proceedings for real estate (3 IR 58)
- 79-25: School board collective bargaining negotiations (3 IR 60)
- 79-26: Auditor of State and State Employees' Deferred Compensation Plan (3 IR 212)
- 79-27: Coroner's case (3 IR 214)
- 79-28: Child in need of services (3 IR 215)

- 79-29: Prohibiting signs (3 IR 216)
79-30: Public school corporations leasing unneeded buildings (3 IR 219)
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1980

- 80-1: Utilizing a lottery as a means of fund raising (3 IR 967)
80-2: Refunds to insurance companies for overpayment of gross premium privilege taxes (3 IR 970)
80-3: One individual simultaneously holding the Office of Deputy Town Marshal and membership of the Town Board of the same town (3 IR 971)
80-4: Transfer of public property (3 IR 972)
80-5: Vehicle emission control standards– permanent inspection stations (3 IR 974)
80-6: Authority of Insurance Commissioner to adopt rules and regulations requiring membership of insurance companies in Indiana Basic Property Insurance Underwriting Association (3 IR 976)
80-7: Garnishment order including service fee (3 IR 978)
80-8: IC 14-3-3.3-10, historic sites or structures (3 IR 1087)
80-9: Alterations of the bed of Lake George, North Township Lake County, Indiana; local ordinances (3 IR 1088)
80-10: Exclusively fee-basis official participating in the Public Employees’ Retirement Fund (3 IR 1090)
80-11: Status of the Indiana Port Commission under sunset legislation (3 IR 1092)
80-12: Release on parole (3 IR 1093)
80-13: Sick pay plan excluded from federal Social Security (3 IR 1095)
80-14: City of Indianapolis and Indianapolis-Marion County Building Authority legal relationship (3 IR 1384)
80-15: House Enrolled Act No. 1617 (3 IR 1387)
80-16: Public school corporation and the teacher’s exclusive representative organization negotiate an agreement providing local retirement benefits (3 IR 1511)
80-17: Township carrying comprehensive automobile insurance when the township neither owns nor hires an automobile (3 IR 1512)
80-18: Are Indiana state legislators considered to be full-time or part-time employees for Social Security purposes (3 IR 1513)
80-19: Whether state officials have authority to establish salaries or compensation for employees (3 IR 1816)
80-20: Whether the Alcoholic Beverage Act, allows an increase in the number of permits in a city or town (3 IR 1818)
80-21: Whether medical assistance (Medicaid) should be included as “income” (3 IR 1819)
80-22: Certificate of Authority from the Department of Insurance (3 IR 1958)
80-23: Indiana Code Chapter 4-23-19 (Department of Mental Health) (3 IR 1960)
80-24: Whether Public Employees’ Retirement Fund can reimburse its Special Disbursing Officer Account without processing vouchers with the Auditor’s office (3 IR 1962)
80-25: Non-resident licensed salesperson and non-resident licensed brokers (3 IR 1963)
80-26: Whether the Department of Natural Resources may preserve, for historical and recreational diving purposes, shipwrecks in Lake Michigan (3 IR 1964)
80-27: Whether the Indiana State Personnel Division may maintain and “data-enter” the State payroll (3 IR 1966)

- 80-28: Contacting a property owner before a floodway may be established (3 IR 2253)
- 80-29: Indiana Code Section 24-4.5-5-105, which exempts a certain amount of income by formula from garnishment (3 IR 2254)
- 80-30: Whether a city council has the authority to recognize, by ordinance, a police officers' association as the exclusive bargaining agent for its policemen members (3 IR 2256)
- 80-31: May a school corporation deny transportation (3 IR 2257)
- 80-32: Aircraft license excise tax (3 IR 2258)
- 80-33: Whether IC 16-13-1.5 authorizes the Department of Mental Health to appoint more than one peace officer (3 IR 2260)
- 80-34: What official or agency is charged with the initial responsibility of investigating alleged child abuse within state mental institutions (3 IR 2261)
- 80-35: IC 5-14-1.5-1 through 5-14-1.5-7, Indiana Open Door Law (3 IR 2264)
- 80-36: Convention and Visitor Commission of Monroe County (4 IR 78)
- 80-37: Northern boundary lines of Lake County (4 IR 80)
- 80-38: Whether a member of the county council would be in violation of IC 35-44-1, concerning official misconduct and conflict of interest (4 IR 82)
- 80-39: Indiana State Board of Animal Health test records of infectious and contagious diseases (4 IR 223)
- 80-40: Whether an annuity made payable after death by a decedent who was a member of the Indiana State Teachers' Retirement Fund is taxable for Indiana State Inheritance Tax (4 IR 224)
- 80-41: Whether the clerk of the Lake Circuit Court and the sheriff of Lake County can receive any additional compensation for acting as clerk and sheriff (4 IR 225)
- 80-42: Whether the Indiana Department of State Revenue has authority to participate as an author in the Network Software Services Program (4 IR 226)
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1981

- 81-1: Who has the responsibility to proceed with the collection efforts where a defendant in a criminal case has posted cash or securities in an amount of not less than ten percent of the required bail and the bail has been forfeited (4 IR 816)
- 81-2: Senate Bill 111 of the 1981 Session of the General Assembly (4 IR 817)
- 81-3: Districting for, and filling, the additional common council seats created by a change in the population classification of a city (4 IR 819)
- 81-4: Whether a public school corporation is allowed to lease unneeded buildings to a private party, private organization or other governmental body (4 IR 821)
- 81-5: Whether a person who has been convicted of a felony may have an interest in an alcoholic beverage permit (4 IR 822)
- 81-6: Membership to the Indiana State Board of Dental Examiners (4 IR 824)
- 81-7: Legality of the Cigarette Fair Trade Act (4 IR 826)
- 81-8: Filling a vacancy in the office of township trustee (4 IR 828)
- 81-9: Eligibility of the Deputy Mayor of a second class city to serve as a member of a county election board (4 IR 829)
- 81-10: Whether Reporter's office is authorized to supply volumes of Indiana Supreme and Indiana Appellate

Court Reports to newly created courts of Indiana free of charge (4 IR 830)

- 81-11: Auctioneer and Auction Licensing Act (4 IR 832)
- 81-12: Whether the repeal of IC 17-3-78-1 by Acts 1980, P.L.8, §55, alters the timetable for initiation of collective bargaining, mediation, and fact-finding under IC 20-7.5-1-12 (4 IR 834)
- 81-13: Incumbents whose positions have been removed from the provisions of the State Personnel Act (4 IR 1104)
- 81-14: Whether Indiana Toll Road Commission is subject to the taxation and licensing provisions of the Indiana Gasoline Tax and Indiana Special Fuel Tax (4 IR 1106)
- 81-15: Whether any federal statutes or regulations which could preempt the use of IC 31-2-9-1 and 31-2-9-2, in conjunction with IC 12-1-10-6, public assistance to aged persons against such recipients' adult children (4 IR 1110)
- 81-16: State Building Commissioner and the Division of Code Enforcement of the Administrative Building Council (4 IR 1360)
- 81-17: Whether raising the permanent operator's record fee includes the County Court (4 IR 1363)
- 81-18: Indiana Code Section 25-22.5-6-2(6), which gives the Medical Licensing Board the power to discipline a physician (4 IR 1367)
- 81-19: Surface Mining Reclamation and Enforcement Provisions (4 IR 1871)
- 81-20: Senate Enrolled Act No. 233, judgeships in the Marion Superior Court (4 IR 1872)
- 81-21: Indiana Code Section 6-1.1-4-11, reassessment of partially or totally destroyed property (4 IR 1873)
- 81-22: Whether a beer wholesaler permittee may also obtain a permit to sell wine at wholesale (4 IR 1875)
- 81-23: State's second or subsequent tax lien on a motor vehicle which is being repossessed by the first lienholder (4 IR 2134)
- 81-24: Whether the City of LaPorte is authorized to own and operate its own cable TV system (4 IR 2135)
- 81-25: Indiana Code Section 11-12-2-9 (4 IR 2138)
- 81-26: Whether financial records of Indiana University subject to public inspection under IC 5-14-1 (4 IR 2708)
- 81-27: Whether an alcohol and drug abuse diagnosis referral and treatment service now operation under the administration of the Superior Court of Vanderburgh County covered by the provisions of Indiana Code Section 16-13-6.1-31(e) (4 IR 2997)
- 81-28: Whether the exemption clause in Indiana Code 8-21-1-10(C) was repealed by the 1975 amendment (5 IR 158)
- 81-29: The ability of the Department of Natural Resources to participate in the Abandoned Mine Lands Reclamation program in accord with 30 CFR 884.13(b) (5 IR 159)
- 81-30: How Indiana's environmental protection laws govern polychlorinated biphenyls (PCB's) and facilities handling PCB's in this State (5 IR 162)

1982

- 82-1: Land surveyor qualifications; requirements; two year associate's degree (5 IR 619)
- 82-2: Whether it is necessary for a deputy sheriff to personally serve notice upon an institutionalized person (5 IR 1114)
- 82-3: Whether the board of county commissioner's has the authority to compel payment of room and board

- charges to a person spending time in the county jail (5 IR 1116)
- 82-4: Fees for a liquor retailer's permit (5 IR 1117)
- 82-5: Public Employees' Retirement Fund (5 IR 1245)
- 82-6: Whether a licensed health care practitioner may order or delegate to a hospital employee (5 IR 1547)
- 82-7: Licensing and registration ordinance for horse drawn vehicles (5 IR 1741)
- 82-8: Whether a Bill may be passed by the Indiana House or Senate when the number of voting members does not constitute a quorum (5 IR 1742)
- 82-9: Whether a local school corporation may provide accumulated sick days to be paid to the employee at the end of the year (5 IR 2012)
- 82-10: Whether a school corporation has the authority to have its own self-funded insurance programs (5 IR 2013)
- 82-11: Indiana Code Section 3-4-3-3 (political action committees) (5 IR 2016)
- 82-12: Public accountants licensed prior to the passage of 872 IAC 1-3 (5 IR 2019)
- 82-13: Whether local units of government may invest any and all funds in a financial institution (5 IR 2290)
- 82-14: House Enrolled Act 1174 of the 1982 Session (deputy sheriffs) (5 IR 2292)
- 82-15: Bounty hunter's legal authority in Indiana (5 IR 2468)
- 82-16: Replacing a candidate after September 1 (5 IR 2470)
- 82-17: Inspection of prescription files (6 IR 259)
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1983

- 83-1: Candidate for the office of secretary of state (6 IR 477)
- 83-2: Gasoline and special fuel tax (6 IR 477)
- 83-3: Who monitors and enforces a certificate of environmental compatibility (6 IR 661)
- 83-4: Whether a public retirement system has to transfer all unclaimed property over to the attorney general's property custody fund (6 IR 663)
- 83-5: Whether a city fireman or city policeman may also serve as a member of the city council (6 IR 817)
- 83-6: Appointment of public library board members (6 IR 2257)
- 83-7: Whether a municipal ordinance may impose limitations upon the amount of money which a candidate for the mayoralty may raise or spend (6 IR 2489)
- 83-8: Whether the state student assistance commission is legally required or obligated to release any information to the media concerning guaranteed student loan defaulters (6 IR 2490)
- 83-9: Release or assignment of mortgage (7 IR 250)
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1984

- 84-1: Individuals doing surveying work for the county surveyor who are not registered surveyors (7 IR 740)
- 84-2: Whether the Indiana Stream Pollution Control Board has sufficient authority to operate a Pretreatment Program (7 IR 741)
- 84-3: Whether a Class 2 and/or Class 3 insurer may issue group insurance policies and certificates of insurance (7 IR 1397)

- 84-4: Whether the state of Indiana has preempted the regulation of obscene materials by cable television (7 IR 1622)
- 84-5: Whether the Terre Haute city council has the legal authority to request the Vigo County Medical Officer and/or the Indiana-American Water Works Co. to fluoridate its drinking water (7 IR 1622)
- 84-6: Whether the arson investigation files, which may be exempt from public disclosure under IC 5-14-3-4, must be disclosed to insurance companies, which previously were permitted this information under IC 27-2-13-1 (7 IR 1628)
- 84-7: Whether customer records of a municipally-owned utility are open for public inspection under the access to Public Records Act (IC 5-14-3) (7 IR 1771)
- 84-8: Whether school buses owned by school corporations as well as those privately owned by contracted with the school corporation can be used to transport girl scout troops (7 IR 2281)
- 84-9: Whether citizens have the right to videotape or otherwise record public meetings (7 IR 2281)
- 84-10: Whether a seventeen year old registered voter may vote for members of the school board at a primary election (7 IR 2444)
- 84-11: Whether a city can require a contractor on a public works project to employ as workers at least fifty percent bona fide residents of that city (7 IR 2446)
- 84-12: Whether conflicts of interest or commissioners of public housing authority boards prohibits them from having any interest in contract for material or services to be furnished or used in connection with any housing project regardless of circumstances of situation. (IC 36-7-18-11(a)) (7 IR 2629)
- 84-13: The extent to which a school board is authorized by statute to discuss plans or ideas in executive sessions (8 IR 441)
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1985

- 85-1: Whether judge of the court in which a bail bond was posted has authority to grant extension of time over the 14 days mentioned in IC 35-4-5-12 as judgment time at the end of which the judgment must be paid; what would be acceptable procedure for payment of judgment; whether a petition for “Extension of Time” holds satisfaction of judgment in abeyance until judge has replied to petition (8 IR 707)
- 85-2: Whether, if there are 5 members of an administrative agency, and a quorum of 3 attending a meeting, 2 of the 3 member quorum may make an effective ruling on an administrative adjudication (8 IR 1098)
- 85-3: Official definition of “on-site consultation” as it applies to IC 22-8-1.1-41; tax collected under IC 22-8-1.1-45 (8 IR 1099)
- 85-4: Whether a local unit of government in Bartholomew County or a local unit of government outside of Bartholomew County may invest in the “Irwin Union Certificate of Deposit Program” (8 IR 1216)
- 85-5: Deactivation of the Indiana National Guard (8 IR 959)
- 85-6: Whether a mayor of a third-class city, who is designated as president of the legislative body and authorized to vote in order to break a tie-vote, is a member of the common council (8 IR 1367)

- 85-7: Whether a county policeman may retain his job if he is a candidate for county sheriff (8 IR 1389)
- 85-8: Whether a disabled firefighter should be paid, after he reaches twenty years of service, fifty-five percent or fifty percent of the salary of a fully paid first-class firefighter (8 IR 2168)
- 85-9: Jurisdiction of county sheriff in incorporated towns and cities within the county (8 IR 1667)
- 85-10: Confidentiality of test scores (8 IR 1670)
- 85-11: Whether a county may, by ordinance, impose a fee or charge for the cost of performing coroner's investigations and autopsies (8 IR 2172)
- 85-12: Enforcement of handicapped parking on private property and fire lanes, speeding violations and sign control rules (9 IR 131)
- 85-13: Whether appointments to boards, commissions and subcommittees should be made by the mayor, the mayor with the advice and consent of the city council, or the city council of a second class city (9 IR 134)
- 85-14: Authority for the state to establish and maintain an adequate and active program for the conservation of endangered species (9 IR 136)
- 85-15: Whether the coroner has custody of the jail and its prisoners whenever the sheriff is imprisoned (9 IR 139)
- 85-16: Distribution of the Asbestos Injury Fund (9 IR 432)
- 85-17: Whether the authority granted to Boards of Finance to designate savings and loan associations and state chartered credit unions as depositories for public funds is discretionary or mandatory (9 IR 436)
- 85-18: A statute pertaining to church bells ring at 78 decibels (9 IR 441)
- 85-19: Whether school corporations may recover court costs in addition to a judgment awarded from parents who fail to pay their children's school fees (9 IR 444)
- 85-20: Service of process fee (9 IR 445)
- 85-21: Spending of Cumulative Building Fund (CUM) monies (9 IR 664)
- 85-22: Whether there would be a conflict of interest if 4 individuals receive grants for the City Redevelopment Commission and Indiana State Housing Program through the Rental Rehabilitation Program for the rehabilitation of rental property owned by them and these persons have filed Disclosure of Conflict of Interest Statements as required by IC 35-44-1-3 (9 IR 667)
- 85-23: Waiver of old law that a body cannot be left or donated from the State of Indiana to the State of Kentucky (9 IR 671)
- 85-24: Indiana Open Door law for appointments of members to the County Library Board (9 IR 672)
- 85-25: Public Employees Retirement Fund (9 IR 927)
- 85-26: How many times can a county office holder be elected (9 IR 929)
- 85-27: Indiana Tort Claims Act (9 IR 1253)
- 85-28: Real property sold for delinquent taxes or special assessments; public auction (9 IR 1256)
- 85-29: Under the merit system, who has the final say on the hiring and firing a deputy or jailer, seniority and ranking (9 IR 1259)

1986

- 86-1: Whether it's unlawful for a person to buy, sell, or trade non-motorized recreational vehicles on Sunday (9 IR 1812)

- 86-2: Whether the words “is capable of supporting himself through employment” as used in IC 31-1-11.5-12 when applied to children between the ages of 18 and 21 means “physically or mentally incapacitated” (9 IR 2622)
- 86-3: Whether a retired firefighter receiving pension benefits may be appointed fire chief and receive a salary in addition (9 IR 2624)
- 86-4: Whether an organization which is partially funded by any combination of federal, state or local governmental funds be issued public registration plates by the bureau of motor vehicles (9 IR 2625)
- 86-5: What constitutes a “capital expenditure” for IC 16-1-3.7-9(B)(3) of Senate Bill 438 (9 IR 2857)
- 86-6: Authority to change county plat books after a survey is certified to show that dimensions and/or acreage differ from the auditor’s records (9 IR 3259)
- 86-7: Whether a regional bank holding company acquired by a bank holding company is entitled to two years to divest itself or divest itself immediately (10 IR 154)
- 86-8: Whether a city-county council may enact an ordinance restricting the display of “sexually provocative written, photographic, printed, sound or published material” which the ordinance declares “to be harmful to minors” (10 IR 156)
- 86-9: Whether a step-daughter would be considered a relative of a county commissioner under IC 12-4-2-1 (10 IR 159)
- 86-10: Whether a defendant may be admitted to bail by depositing cash in the amount of 10% of the bail without the requirement of having a surety (10 IR 161)
- 86-11: Whether the State has to provide school systems with proof of insurance when the Defensive Driving Department conducts classes in local school buildings (10 IR 163)
- 86-12: Whether financial records collected from Indiana organizations in order to determine the financial stability of those organizations before awarding a financial grant are confidential information except from disclosure pursuant to IC 5-14-3-4(a)(5) (10 IR 339)

1987

- 87-1: The authority the Indiana High School Association has to regulate high school sports and sports facilities in Indiana (10 IR 1177)
- 87-2: Whether an Indiana entity that is registered as an Indiana lobbyist and an official “sponsor” of the Tenth Pan American Games is required to record the expenditure on its lobbying activity report when it offers free tickets to the Games to all members of the Indiana General Assembly (10 IR 2576)
- 87-3: Whether five mayors can appoint themselves to the Lake Michigan Marina Development Commission and if on Mayor’s term of office is terminated and not his term as a commission member can the Mayor continue to serve on the Lake Michigan Marina Development Commission (10 IR 2579)
- 87-4: Whether court costs may be collected from an individual who has committed a Class D infraction (10 IR 2582)
- 87-5: Whether an ordinance passed by a city restricting political expression to sixty days prior to Primary or General Election is in conflict with the First Amendment of the United States Constitution (10

IR 2985)

- 87-6: Whether an opinion concerning the open records law as it concerns public accessibility to records for the purpose of Family Genealogy Research (10 IR 2986)
- 87-7: Whether towns with a Metropolitan Police Department instead of a town marshal are required to furnish retirement plans for their police employees (10 IR 2991)
- 87-8: Whether in a second-class city an individual who lost a party primary race for the nomination for city council member from a council district is eligible to seek election as an independent to an at-large city council seat in the same city at the following general election (10 IR 2992)
- 87-9: Where all candidates are unopposed in a general election is a general election required and if no general election is required who certifies the candidates (11 IR 456)
- 87-10: Whether a coroner has the right to call a coroner's inquest into a death after a grand jury has been called and returned a "no bill" (11 IR 457)
- 87-11: What constitutes a majority vote on zoning ordinance by the Terre Haute nine member Common Council (11 IR 462)
- 87-12: P.L.390-1987(ss), which concerns the minimum length of school year in relation to Article 1, Section 24 of the Constitution of Indiana, which prohibits the passage of laws impairing contracts; the teacher collective bargaining law; and school funding formula for calendar years 1988 and 1989 (11 IR 465)
- 87-13: Whether a ticket for failure to use a safety belt should be issued to a passenger or only to the driver of a motor vehicle (11 IR 472)
- 87-14: Whether the former \$10 county police pension trust fund fee is not covered by the increased regular court costs which became effective July 1, 1987 and should they be held in the county general fund (11 IR 474)
- 87-15: Legislative intent of P.L.205-1987 regarding filing fees for small claims actions in city courts in Lake County (11 IR 476)
- 87-16: Whether documents prepared by the superintendent of Wicker Memorial Park are covered by the Indiana Public Record Law; whether the superintendent's employment contract is covered by the Indiana Public Record Law; and whether a person who holds a technician's certificate in the field of parks and recreation qualify to be superintendent (11 IR 478)
- 87-17: Whether a member of the Judicial Study Commission may be employed as the part-time small claims referee (11 IR 888)
- 87-18: Certificates of sale of property for delinquent taxes (11 IR 891)
- 87-19: The procedure of IC 20-14 concerning library directors (11 IR 1070)
- 87-20: Whether Indiana school corporations have authority to purchase annuities for teachers paid for with public funds (11 IR 1073)
- 87-21: Legality of Bingo games in the state of Indiana (11 IR 1077)
- 87-22: Whether constitutional problems arise if a township trustee designates a trustee from another township to perform his duties under Section 3 of P.L.105-1986 (11 IR 1427)
- 87-23: IC 36-8-3.5-1(b) concerning proposed amendments to the police merit board ordinance (11 IR 1429)

1988

- 88-1: Whether a public servant may serve simultaneously as a board member of a sanitary district of a second-class city and as county highway superintendent (11 IR 1652)
- 88-2: Whether an individual may hold simultaneously the positions of town board and township advisory board members (11 IR 2287)
- 88-3: Whether a Interim Census done in 1985 would allow the City of Portage to charge a contractor a license renewal fee in excess of the \$50 stipulated by IC 22-11-3.1-3 (11 IR 2288)
- 88-4: Whether an alteration by a city or town, pursuant to IC 9-4-1-58, of a state maximum speed limit fixed by IC 9-4-1-57 makes a violation thereunder completely local in nature or is it a violation up to the maximum state speed limit fixed by IC 9-4-1-57 and then becomes a state infraction pursuant to IC 9-4-1-57 (11 IR 2743)
- 88-5: Whether membership on a county election board is considered a lucrative office (11 IR 2749)
- 88-6: Whether buses owned by the Fort Wayne Public Transportation Corporation and which are used to transport parochial school children to and from schools must be painted yellow and be equipped with flashing red signal lights and stop signal devices (11 IR 2972)
- 88-7: Whether vacation days are “a part of the salary an employee receives” and can the county council or county commissioners decide the number of vacation days that will be received (11 IR 3683)
- 88-8: Whether a juvenile secure detention facility may refuse to accept a misdemeanor if there is insufficient space in the facility and whether a juvenile court judge may release misdemeanants to provide space for delinquent children when a juvenile secure detention facility is filled to capacity (11 IR 2971)
- 88-9: Whether a cemetery can exclude outside companies from selling and installing monuments in the cemetery and/or vaults and whether it is legal by such cemetery rules to exclude outsiders from opening and closing gravesites (11 IR 3684)
- 88-10: Whether private school students who scored below the ISTEP test have a right to enroll in summer ISTEP remediation in the public schools (11 IR 3692)
- 88-11: Whether a circuit court clerk may replace the deputies of the prior circuit court clerk with deputies of his own choosing (11 IR 3698)
- 88-12: Whether an elected county coroner may also serve as the county health officer (11 IR 4027)
- 88-13: Interpretation of IC 34-2-15-1(f) concerning per diems and charges for judges in charge of venue cases (12 IR 193)
- 88-14: What school employees are considered to be “public servants” and whether a school board member or school employee is required to make disclosures because of a contract involving the employment of a dependent (IC 35-33-1-3) (12 IR 476)
- 88-15: Whether a fee collected on both sheep and wool is inappropriate in light of the existing federal program; whether there is no conflict between the state and federal program since the source of federal funds is from foreign sources; and if there is a conflict whether the conflict is only with wool or both with sheep (meat) and wool (12 IR 777)
- 88-16: Whether the Secretary of State has authority to break a tie in the event of a 50/50 vote for the speaker of the house and what authority does the Secretary of State have when presiding over the House of Representatives Organizational meeting (12 IR 1021)

- 89-1: Whether the day that the special election to elect a representative in the United States Congress is to be treated as a legal holiday (12 IR 1467)
- 89-2: Whether the term “of the city,” as it relates to IC 36-4-9-12, applies to governmental entities (12 IR 1469)
- 89-3: Whether a city councilman who votes on the city redevelopment commission board appointees may bid on real property the board puts up for auction (12 IR 1594)
- 89-4: Whether a member of the board of trustees of a town may also serve simultaneously as a county coroner (12 IR 1597)
- 89-5: Whether employees of Indiana school corporations may be paid compensation in addition to the amount agreed to by contract or salary schedule thereby amending a salary schedule outside the provisions of IC 20-6.1-4-3 (12 IR 1599)
- 89-6: Whether a circuit court judge, who was appointed by the governor and who ran and was elected to the office of circuit court judge in the 1988 general election, serve until the end of the original six year term he was appointed to, or serve the usual term after his election and qualification in 1988 (12 IR 1707)
- 89-7: Whether an individual who is an elected member of a board of school trustees may be appointed to the county board of voter registration (12 IR 1710)
- 89-8: Whether it is constitutional to use holding companies to finance any type of buildings for a city or county library (12 IR 1800)
- 89-9: Exemption of churches for tangible property taxes under IC 6-1.1-10 and exemption procedures to obtain tax exemptions under IC 6-1.1-11 (12 IR 1803)
- 89-10: Whether the park department needs the common council’s approval to create new positions, increase salaries, transfer monies within series, and transfer monies for one series to another series (12 IR 1806)
- 89-11: Whether P.L.231-1989 removes the burden of responsibility from the county recorder with regard to the mailing address and places it with the person filing with lien (12 IR 1963)
- 89-12: Interpretation of IC 4-30-3-19 concerning the Indiana lottery commission (12 IR 2171)
- 89-13: Whether the current judge of the Johnson County Circuit Court will stand for election in 1990 or 1994 (12 IR 2174)
- 89-14: Whether a person who leaves real estate to the Indiana lottery commission falls within the definition of “vender” under IC 4-30-12-3 and whether it makes any difference if the lessor pays utilities or provides other services (12 IR 2176)
- 89-15: Whether a judge who has juvenile jurisdiction in a county may enter into a contract with a private company to build and operate a multiservice juvenile detention facility on a per diem basis; to build and lease back such a facility with or without an option to purchase; and whether a county council may draft and pass a specific ordinance authorizing the county executive to enter into such a contract and appropriate the necessary funds (12 IR 2180)
- 89-16: Refunding of political contributions (13 IR 206)
- 89-17: Whether a disabled firefighter, under the 1937 Firefighters Pension Fund, should be paid, after 20 years of service, 55% or 50% of the salary of a fully paid first class firefighter in the unit at the time of payment of the pension (12 IR 2420)
- 89-18: Voting for the County School Reorganization Committee (12 IR 2425)
- 89-19: Whether a partition fence must be constructed to hold hogs whether or not the adjoining owner has hogs and whether the trustee should decide whether the fence meets the statutory requirements

(12 IR 2428)

- 89-20: Whether the notice requirements under P.L.83-1989 are sufficient and whether tax sales should be conducted (13 IR 209)
 - 89-21: Whether a relative listed in IC 4-15-7-1 can be prohibited from accepting employment at the cooperative extension service if a second relative is appointed to the board of trustees of Purdue University (13 IR 212)
 - 89-22: Whether a newly elected clerk has the ability to fire the first deputy, whether this position is protected by tenure, and whether a precinct committeeman is allowed to vote for a new clerk (13 IR 218)
 - 89-23: The responsibility of a county coroner in releasing a body for organ harvest if the deceased has stated his intention on his driver's license, but the coroner cannot reach the family in the time interval allotted (13 IR 224)
 - 89-24: Whether IC 1-1-3.5-3 applies to a federal special census for purposes of determining the quota provisions of the Alcohol Beverage Laws (13 IR 470)
 - 89-25: Whether IC 26-1-22-4 mandates or contemplates a sealed or open bid procedure and if a sealed bid is employed, is the disposing agency required to allow an unsuccessful bidder to raise his bid pursuant to IC 36-1-11-4(d) (13 IR 780)
 - 89-26: Whether a Florida mortgage corporation is required to pay recording fees for mortgage releases in the state of Indiana (13 IR 782)
 - 89-27: Whether security interest in the beneficial interest under a land trust (IC 30-4-2-13) or a mortgage on land trust property where the creditor and the trustee are the same entity are valid and enforceable without the trustee being guilty of a breach of its fiduciary duty (13 IR 785)
 - 89-28: Whether a public transportation corporation (PTC) has legal authority under IC 36-9-4 to provide transportation services beyond the taxing district of the PTC (13 IR 971)
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1990

- 90-1: Whether a board of directors of the City of Hammond by a majority vote has the authority to establish, fix, increase or decrease the rate of compensation for the board of directors for the department of water works for the City of Hammond (13 IR 1100)
- 90-2: IC 27-10-2, bondsman's responsibility for apprehending the defendant released under a bond (13 IR 1103)
- 90-3: Whether IC 4-15-2-40 prohibits a merit employee in an executive branch agency from filing a formal declaration of candidacy or campaigning for office and if such employee were to be declared the victor in a primary election, could that employee continue in his position in the classified service; and, if such employee is elected to a state or federal public office shall a resignation become effective on the day of the general election or on the day the results are certified (13 IR 1107)
- 90-4: Whether the state board of education needs to adopt rules concerning accreditation of nonpublic schools (IC 20-1-1-6) (13 IR 1354)
- 90-5: Whether health insurance premium rates established by the Indiana Comprehensive Health Insurance Association are to be based on an average of standard or substandard health insurance premium rates (13 IR 1592)

- 90-6: Whether a councilman who is a member of the Council's Planning and Development Committee may also be appointed and serve on the Board of Zoning Appeals (13 IR 1594)
- 90-7: Whether HEA 1357 would be considered a passed bill and therefore a valid Act of the Indiana General Assembly in light of the facts surrounding its adoption (13 IR 1596)
- 90-8: Whether marinas in Lake County have to provide a launching ramp for boats and 8% parking free of charge for access to Lake Michigan (13 IR 1805)
- 90-9: Whether the Indiana University Foundation is subject to examination by the State Board of Accounts under IC 5-11-1-9 and subject to the Indiana Public Records law, IC 5-14-3-1 (13 IR 1806)
- 90-10: Whether a township trustee is required to put an expiration date on an act he performs that a notary public may perform in Indiana (13 IR 1808)
- 90-11: Whether 49 CFR 219.13 preempts enforcement of Indiana drunk driving statutes (IC 9-11) and relevant criminal statutes (13 IR 1935)
- 90-12: Under what circumstances may a sanitary district, organized as an executive department of a city, modify its rate structure for the treatment and disposal of sewage without approval of the municipal legislative body (13 IR 2066)
- 90-13: Whether tax abatements may be applied to used machinery as well as new machinery (13 IR 2068)
- 90-14: Whether the Brown County council has authority to make "line-item" changes in the budget of the Brown County Convention and Visitors Bureau Commission (13 IR 2069)
- 90-15: Concerning IC 2-7, activity reports filed by registered lobbyists (13 IR 2285)
- 90-16: Whether an off-duty police officer, acting as a private security guard is required to be licensed as a private detective under the Indiana detective license law (13 IR 2288)
- 90-17: Whether the showing of commercial current events television program Channel One in public school is legally permissible (14 IR 199)
- 90-18: Whether a regional planning commission is authorized to provide administrative or management services to local units of government and to enter into fee-gathering contracts to provide this service (14 IR 201)
- 90-19: Whether IC 3-9-3-4 covers candidates for federal office as well as state and local offices, and what enforcement mechanism or sanctions are available (14 IR 203)
- 90-20: What additional costs may a county include in a tax sale of real property conducted pursuant to IC 6-1.1-24 (14 IR 205)
- 90-21: Whether cable television franchise fees received by political subdivisions are subject to Indiana gross income tax (14 IR 367)
- 90-22: Obligation of the Speaker of the House of Representatives, to approve private legal counsel for the defense of the House apportionment statute (14 IR 369)
- 90-23: Issuance of credit cards by financial institutions; timing of disclosure of expenditures; reporting of insurance policies; reporting of overhead; and reporting of legal and accounting fees (14 IR 951)

1991

- 91-1: Low-income home energy assistance program (14 IR 1334)
- 91-2: Whether P.L.33-1990 requires that the reduced rate be used when determining the motor vehicle excise

tax liability for the portion of a registration year that occurs in 1991 when a vehicle owner is registering a vehicle before the owner's registration month (14 IR 1336)

- 91-3: Whether Indiana law allows a resident wholesaler, manufacturer, importer, or distributor, to sell and distribute fireworks, not approved for sale in Indiana, to the general public; to deliver fireworks, not approved for sale in Indiana, to purchasers in paper bags or other packages not suitable for shipment; and define the term "essential part of business" under IC 22-11-14-4(b)(3) (14 IR 1573)
- 91-4: Whether a financial incentive package offered by the Indiana department of commerce becomes available for public inspection after the termination of negotiations between the department and a commercial prospect (14 IR 1576)
- 91-5: Whether the Gardens of Memory Cemetery in Muncie may legally deny families the right to use United States government veteran markers (14 IR 1684)
- 91-6: The Governor vetoed a bill after final adjournment of the general assembly, whether the bill can be passed over the governor's veto by both branches of the general assembly (14 IR 1687)
- 91-7: Whether the Indiana Constitution requires the speaker of the House of Representatives to honor a request for a roll call vote (14 IR 1689)
- 91-8: Whether the ruling of the United States Supreme Court in *Tennessee v. Garner* has rendered IC 35-31-3-3(b) unconstitutional (14 IR 1762)
- 91-9: Meaning of term "evening school" as used in IC 20-6.1-4-8; the appropriate form of contract to be issued to an adult education teacher who is employed to teach (14 IR 7164)
- 91-10: Whether the state is obligated in case of default on the part of quasi-state agencies (14 IR 1773)
- 91-11: Whether Article 11, Section 12 of the Constitution of the State of Indiana prohibit the Indiana general assembly from enacting legislation to only permit employees contributions to state retirement funds to be eligible to be invested in stocks of any approved corporation or association (14 IR 1774)
- 91-12: Indiana school corporations developing and selling computer software, IC 36-1-7-1 (14 IR 1903)
- 91-13: Whether IC 20-14-5 allows the merger of a county contractual library with a township in another county, and if a merger is possible, what effect would it have on the board appointments (14 IR 2156)
- 91-14: Whether simultaneous holding of any combination of the offices of: election to a seat on a city council; appointment to a county board of voter registration; and appointment to a board of school commissioners is a violation of Article 2, §9 of the Constitution of Indiana (14 IR 2371)
- 91-15: Whether the one year residency requirement comes into play where an election is held by precinct committeeman to fill the seat of a representative who has resigned in the middle of a term in office (15 IR 40)
- 91-16: Whether the members of the Indiana Natural Resources Foundation created by IC 14-3-17 are exempt from civil liability under IC 34-4-11.5 (15 IR 41)
- 91-17: Whether the Indiana State Election Board has the authority to supersede, qualify or overrule the state election code, and the legal effect of a so-called "advisory opinion" from the state election board (15 IR 174)
- 91-18: When does PL410-199(ss2) take effect? (15 IR 396)
- 91-19: Are ex officio members of the Board of Trustees of Vincennes University voting members of the Board? (15 IR 644)

1992

- 92-1: Whether Lawrence Precinct 90 in Marion County is a part of House District 88 and should the Marion County Election Board prepare and distribute ballots listing legislative candidates for House District 88 (15 IR 1310)
 - 92-2: Who in Vigo County is given authority to appoint members to the local board of health (15 IR 1868)
 - 92-3: Whether Vanderburgh County and other counties contiguous to the Ohio River may place a riverboat gambling question on the 1992 general election ballot (15 IR 1870)
 - 92-4: Concerning HEA 2044 (P.L.74-1991) (15 IR 2117)
 - 92-5: Whether a building corporation, which is financing the building of certain public school facilities, can be audited by the state board of accounts, and are its records public (15 IR 2122)
 - 92-6: Whether city employees are allowed to solicit campaign contributions during working hours (16 IR 1304)
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1993

- 93-1: Whether or not a Miller Brewing Company proposed 1993 price promotion violates Indiana Alcoholic Beverage Commission Rule 28 (905 IAC 1-28-1) (18 IR 1384)
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1994

- 94-1: Whether the Indiana Department of Environmental Management ("IDEM") has authority to return administration of permitting functions of the federal National Pollutant Discharge Elimination System ("NPDES") and Resource Conservation and Recovery Act ("RCRA") programs to the federal government under current statutory law (18 IR 1385)
 - 94-2: Concerning the interpretation and application of Title VI of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000d, et seq. (18 IR 1388)
 - 94-3: Regarding the type of work covered by the Indiana Prevailing Wage Act, Ind. Code § 5-16-7-1 et seq. (the "Act"), as that Act applies by virtue of Ind Code § 36-1-12-15 to buildings constructed for political subdivisions. At issue is whether contracts that call for buildings to be built and/or renovated and then leased to a governmental unit at taxpayer expense are covered by the Act (18 IR 1393)
 - 94-4: Regarding the constitutional issues surrounding the application of storm water fees to churches (18 IR 1396)
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1995

- 95-1: Concerning the requirements of Article 4, Section 5 of the Indiana Constitution as they pertain to efforts to redistrict the state for purposes of electing members of the General Assembly at a

time and in a manner other than that specified in that section (18 IR 2178)

- 95-2: Whether IC 25-34.5, et seq., the Respiratory Care Act, is a "practice protection" or "title protection" act. Does this law prohibit uncertified individuals (such as physicians, licensed nurses, certified nurse aides and qualified medication aides) from providing respiratory care to patients? (18 IR 2592)
- 95-3: Regarding the scope of IC 14-21-1-18, which forbids the demolition, removal, or alteration of historic structures without the approval of the Historic Preservation Review Board. Specifically, whether state university property is "owned by the state" within the meaning of that provision. State university property is "owned by the state" within the meaning of the pertinent statutory provisions, and therefore, that Historic Preservation Review Board approval is required (19 IR 1234)
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1996

- 96-1: Whether IC 36-9-23 allows municipalities to regulate wastewater discharge of industries outside the municipality, but within a ten mile zone of the boundaries of the municipality? That a municipality may regulate wastewater discharge of industries located within ten miles of its corporate boundaries, though no opinion was expressed whether it could do so if the affected area lies within the boundaries of another municipal corporation (19 IR 1487)
- 96-2: The effect that changes to the United States Postal Service mail classification system may have on Indiana statutes that refer to that system. Specifically, how new Postal Service regulations that rename second-class mail "Periodical" class and merge third and fourth class into "Standard" Mail (with further subdivisions A and B corresponding to third and fourth class) will apply to Ind. Code § 5-3-1 et seq. which concerns public notices (19 IR 3232)
- 96-3: University Mutual Fund Investments (20 IR 253)
- 96-4: Common Construction Wage (20 IR 647)
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1997

- 97-1: Application of Article 2, § 9 of the Indiana Constitution (20 IR 2230)
- 97-2: Construction of the term "employee" as used in The Open Door Law (20 IR 2916)
- 97-3: Interpretation of Ind. Code § 36-7-4-205 (20 IR 3233)
- 97-4: Enforceability of Promissory Notes and Collection of Attorney's Fees for County Alcohol and Drug Offender Program (21 IR 271)
- 97-5: Interpretation of Ind. Code § 36-7-14-39 (21 IR 850)
- 97-6: Interpretation of Senate Enrolled Act 234 (1997) (21 IR 1170)
- 97-7: Project labor agreements (21 IR 1897)
- 97-8: Authority of city and town court judges to issue seventy-two hour emergency detention orders (21 IR 1901)
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1998

- 98-1: Availability of death certificates and information from those certificates to the public (21 IR 1903)
 - 98-2: Mandatory recycling (21 IR 2200)
 - 98-3: IOLTA-NOW and Super NOW Accounts (21 IR 3196)
 - 98-4: Appointment and compensation deputy county clerks (21 IR 4057)
 - 98-5: Local ordinance concerning qualifications for appointment to county public defender board (21 IR 4058)
 - 98-6: Return of funds from the Police Pension Fund of 1925 (21 IR 4059)
 - 98-7: Local coordinating councils (21 IR 4060)
 - 98-8: Legality of gambling over the Internet; the question of personal jurisdiction (21 IR 4409)
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1999:

*** *[None received for publishing.]*

2000

- 00-1: Applicability of statutory usury ceilings upon small-dollar, short-term loans (23 IR 1797)
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2001

- 01-1: Constitutionality of standard of wealth in proposed assessment manuals (24 IR 4276)
 - 01-2: North Miami School Corporation & Indiana Intercept Statute (24 IR 4282)
 - 01-3: Accessing 911 database (24 IR 4288)
 - 01-4: Constitutionality of school health service fees (24 IR 4290)
 - 01-5: Political affiliation of appointees to county health board (24 IR 4293)
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2002

- 02-1: Authority of State Ethics Commission to enforce Executive Orders (26 IR 891)
 - 02-2: Funding for charter schools (26 IR 893)
 - 02-3: Jurisdiction of the committee over computer software/hardware training programs (26 IR 896)
 - 02-4: Validity of County Ordinance Conferring Merit Status on Deputy Prosecutors (26 IR 899)
 - 02-5: Payment by public employers of group health insurance premiums (26 IR 902)
 - 02-6: Inventory tax deduction - HEA 1001 (12/27/02) (27 IR 586)
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2003

- 03-1: Distribution of county option income tax (1/30/03) (27 IR 588)
 - 03-2: Local ordinances and state laws (1/31/03) (27 IR 591)
 - 03-3: School corporations unfunded retirement or severance liability (5/27/03) (27 IR 594)
 - 03-4: Compensating firefighters for substituted hours (5/27/03) (27 IR 597)
 - 03-5: Withdrawal from principal of common school fund (6/17/03) (27 IR 601)
 - 03-6: Smoking bans (8/12/03) (27 IR 604)
 - 03-7: Political subdivision establishment of rainy day funds (8/12/03) (27 IR 607)
 - 03-8: Redevelopment commission's acquisition and disposition of property (8/27/03) (27 IR 613)
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2004

- 04-1: Constitutionality of "special legislation" (27 IR 2940)
 - 04-2: Indiana education roundtable recommendations to the Indiana State Board of Education (27 IR 2943)
 - 04-3: Solemnization of marriages under Indiana law (27 IR 2945)
 - 04-4: Official duties (27 IR 2948)
 - 04-5: Contracts for banking services for state agencies (27 IR 2950)
 - 04-6 Existing and planned runways (28 IR 1913)
 - 04-7 Gambling tax revenues and historic preservation (28 IR 1916)
 - 04-8 Department of insurance bulletin 123 (28 IR 1917)
 - 04-9 Compensation for elected city officer (28 IR 1919)
 - 04-10 Distribution of wagering tax under Indiana Code section 4-33-13-5 (28 IR 1920)
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2005

- 05-1 Indiana Code section 36-8-4-6.5 (20060809-IR-010060273AOA)
 - 05-2 Whether a garnishee is considered a defendant for purposes of collecting court filing fees under Indiana Code section 33-37-4-6 or 33-37-5-28 (20060809-IR-010060274AOA)
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2006

- 06-1 Ind. Code 4-13-2-14.8 (20060809-IR-010060275AOA)
- 06-2 The Indiana Gaming Commission's authority to oversee local development agreements (20060809-IR-010060276AOA)
- 06-3 Legal status of the consolidated city of Indianapolis (20060809-IR-010060277AOA)
- 06-4 Indiana Code Section 3-8-1-5 regarding disqualification from assuming or being a candidate for elected office (20070207-IR-010070035AOA)

2007

- 07-1 Issuance of a retail beer permit to a limited liability company, one of whose members is a law enforcement officer (20070425-IR-010070233AOA)
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2008

- 08-1 Applicability of the Indiana Tort Claims Act (20080123-IR-010080051AOA)
08-2 HEA 1001 and transfer of assessor duties (20081001-IR-010080732AOA)
08-3 Power of a municipality to implement a “red light camera” program (20081001-IR-010080733AOA)
08-4 Disposition of uncashed Indiana tax refund and prisoner discharge checks (20081001-IR-010080734AOA)
08-5 Public work projects by school corporations (20081119-IR-010080842AOA)
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2009

- 09-1 Dual office holding (Hammond City Council/Hammond Port Authority) (20090610-IR-010090387AOA)
09-2 Conflict in statutory amendments passed during the same legislative session (20090617-IR-010090465AOA)
09-3 Hoosier Fund Indiana local government investment pool (20091104-IR-010090868AOA)
09-4 Authority for oversight of township emergency services (20100519-IR-010100344AOA)
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2010

- 10-1 Civil forfeitures and the common school fund (20100519-IR-010100341AOA)
10-2 School bus rider fees (20100728-IR-010100486AOA)
10-3 Requirements for a legislative body to approve certain transactions undertaken by a redevelopment commission or a redevelopment authority (20100908-IR-010100568AOA)
10-4 Prosecutors offices and Hatch Act (20101027-IR-010100666AOA)
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2011

- 11-1 School bus rider fees via third party provider (20120118-IR-010120043AOA)
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2012

12-1 Taxation of set aside amounts under slot machine wagering tax law (20120314-IR-010120116AOA)

2013

13-1 Choice Scholarship Program and Students with Disabilities (20130911-IR-010130417AOA)
